

U.S. DISTRICT COURT  
EASTERN DISTRICT-WI  
FILED  
2020 JAN 24 P 12:40

# COMPLAINT

(for non-prisoner filers without lawyers)

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN

(Full name of plaintiff(s))

Ethan Moore

v.

Case Number

20-cv-0107

(Full name of defendant(s))

Kenosha County Detention Center  
David Beth and Guards John Does

(to be supplied by Clerk of Court)

D.O.C. Lisa Vestes, Christopher

Lindoff, Priscilla Lambert, Jon Schybert,  
Elizabeth Lemeke, United Hospital  
System, Matthew Peterson

## A. PARTIES

1. Plaintiff is a citizen of the United States and resides at  
(State)

3508-22nd Ave, Kenosha WI 53140  
(Address)

(If more than one plaintiff is filing, use another piece of paper.)

2. Defendant N/A

(Name)

is (if a person or private corporation) a citizen of N/A

and (if a person) resides at N/A (State, if known)  
(Address, if known)  
and (if the defendant harmed you while doing the defendant's job)  
worked for N/A  
(Employer's name and address, if known)

(If you need to list more defendants, use another piece of paper.)

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

1. Who violated your rights;
2. What each defendant did;
3. When they did it;
4. Where it happened; and
5. Why they did it, if you know.

ON August 3, 2013, At approximately 1:41 a.m. plaintiff  
was arrested on alleged (OWI) offense in the of Pleasant prairie,  
The plaintiff subsequently brought to the United Hospital system,  
for a blood draw. Plaintiff refused to give a blood draw without  
first being present with a search warrant. The plaintiff was  
taken into an emergency room at the United Hospital system, handcuff  
one arm to a bedrail, while officer Aron Shaffer, officer Bugalecki,  
assisted with officer's John Doe's, while Mathew Peterson  
inserted a needle into plaintiff's arm, then into the back of his  
hand for a blood draw, It's mandate that they do so, first obtain  
a search warrant first. Plaintiff retain Attorney Joseph

G. Easton as his Attorney, Atty. Joseph G. Easton submitted to the court motion and motion to suppress the retrieved blood on 8/3/13. The motion was denied by the Honorable Judge Chad Kerman the trial court Judge on 11/13/14. Plaintiff request his Atty. file an (interluctory appeal) of Judges ruling or decision, fail to do so. Plaintiff written a letter to the Wisconsin Court of Appeals requesting an extension of time to file an (inter-luctory) appeal pro se on his behalf, the request was denied by the Wisconsin Court of Appeals. Joseph G. Easton withdraw from plaintiff case #13-CT-660. The court Appointed Atty. Brenda L. Vancuick, Plaintiff request to Atty. Vancuick to file an (inter-luctory) appeal to the Wisconsin Court of Appeals, but fail to do so, Instead coerced the defendant to pleading a plea of No Contest. ON 6/6/2016, the court Enter a Judgement of conviction, Length 2 yrs. Sentence to (Kcdc) Kenosha county detention Center without legal authority, No Justification or consent, was force to abide by (Kcdc) rules, policies, regulations, against my will, direct orders from (Kcdc) Guards, As to Stripe Nake or Else would not be able to go to work, against my will. After plaintiff

E. JURY DEMAND

I want a jury to hear my case.

☒ - YES

☐ - NO

I declare under penalty of perjury that the foregoing is true and correct.

Complaint signed this 19th day of January 2020.

Respectfully Submitted,

Ethan Moore

Signature of Plaintiff

(262) 595-5253

Plaintiff's Telephone Number

Ethanmoore926@yahoo.com

Plaintiff's Email Address

Ethan Moore

3508-22nd ave, Kenosha, WI 53140

(Mailing Address of Plaintiff)

(If more than one plaintiff, use another piece of paper.)

**REQUEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE FILING FEE**



I **DO** request that I be allowed to file this complaint without paying the filing fee. I have completed a Request to Proceed in District Court without Prepaying the Filing Fee form and have attached it to the complaint.



I **DO NOT** request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.

### Complaint cont-3

sentence Expired at (Kcdc) Kenosha detention Center, Then place on Probation December 2016, Department of Corrections, thru November 2017, Under (D.O.C) Rules, policies, Regulations, Direct orders to Blow into (Soberlink) machines 3 times daily, for Alcohol Usage, restraints Attend Counseling Classes, restraints on My Liberty Movement, No Consent, Without Justification, no Legal authority. Direct orders, come from their Boss Chief Regional Lisa yestes; Supervisors Christopher Lindoff, Jon Shubert; Agent's priscilla Lambert, Elizabeth Lemeke.

C. JURISDICTION

☒ I am suing for a violation of federal law under 28 U.S.C. § 1331.

OR

☐ I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is \$ \_\_\_\_\_.

D. RELIEF WANTED

Describe what you want the Court to do if you win your lawsuit. Examples may include an award of money or an order telling defendants to do something or to stop doing something.

Demand Jury of peers, reinstate (DL) License immediately  
Seek money damages \$ 750,000.00 for injury's that is  
irreparable, money damages for each Federal laws Violated,  
Constitutional laws Violated, state laws Violated, Violation  
plaintiff Constitutional rights. punitive damages,  
Compensatory damages, Restraint's damages illegal  
deprivation my Liberty. Etc. plaintiff seek damages  
in Defendant's individual capacity, official capacity,  
Jointly and severally